## IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

#: 152244

Document 26603

IN RE: COOK MEDICAL, INC, IVC FILTERS
MARKETING, SALES PRACTICES AND
PRODUCTS LIABILITY LITIGATION

Case No. 1:14-ml-2570-RLY-TAB MDL No. 2570

This Document Relates to Plaintiff(s) STEPHENS KENNINGTON, as personal representative of the ESTATE OF LATISHA KENNINGTON, deceased

Civil Case # 1:23-cv-06996 -RLY-TAB

## FIRST AMENDED SHORT FORM COMPLAINT

COMES NOW the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The Master Complaint in MDL No. 2570 by reference (Document 213). Plaintiff(s) further show the court as follows:

- 1. Plaintiff/Deceased Party: Latisha Kennington
- 2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of consortium claim: N/A
- 3. Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator): Stephens Kennington, as personal representative of the Estate of Latisha Kennington, deceased.
- 4. Plaintiff's/Deceased Party's state of residence at the time of implant: Idaho

Plaintiff's/Deceased Party's current state of residence: Wyoming					
		Court and Division in which venue would be proper absent direct filing: District Court			
De	efendar	ats (Check Defendants against whom Complaint is made):			
	<b>✓</b>	Cook Incorporated			
	<b>/</b>	Cook Medical LLC			
	<b>'</b>	William Cook Europe ApS			
Basis of Jurisdiction:					
	<b>/</b>	Diversity of Citizenship			
		Other:			
a. Paragraphs in Master Complaint upon which venue and jurisdiction lie:  Venue: Paragraph 27					
Subject Matter Jurisdiction: Paragraph 23					
Personal Jurisdiction: Paragraphs 24 and 26					
b.	Other	allegations of jurisdiction and venue:			

10.	10. Defendants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is making a claim									
	(Check applicable Inferior Vena Cava Filters):									
Günther Tulip® Vena Cava Filter										
	® Vena Cava Filter									
	p Mreye									
		Platinum								
		Other:								
11.	Date of In	Pate of Implantation as to each product:								
	11/21/20	11 								
12.	Hospital(s	lospital(s) where Plaintiff was implanted (including City and State):								
	Eastern Idaho Regional Medical Center - Idaho Falls, ID									
13.	Implantin	g Physician(s)	•							
	James Ta	• • • • •								
14. Counts in the Master Complaint brought by Plaintiff(s):										
	<b>~</b>	Count I:	Strict Products Liability – Failure to Warn							
	<b>~</b>	Count II:	Strict Products Liability – Design Defect							
	<b>~</b>	Count III:	Negligence							
	<b>~</b>	Count IV:	Negligence Per Se							

	•	Count V:	Breach of Express War	ranty					
	Count VI: Breach of Implied Warranty								
	<b>✓</b>	Count VII:	Violations of Applicab	le <u>ID</u>	(insert State)				
		Law Prohibi	ting Consumer Fraud	and Unfair and	Deceptive Trade				
		Practices							
		Count VIII:	Loss of Consortium						
		Count IX:	Wrongful Death						
	<b>~</b>	Count X:	Survival						
		Count XI:	Punitive Damages						
	<b>✓</b>	Other:	see below	_ (please state th	ne facts supporting				
		this Count in the space, immediately below)							
	<b>✓</b>	Other:	see below	_ (please state th	ne facts supporting				
this Count in the space, immediately below)									
	Plaintif	ntiff incorporates all claims and facts alleged in Dkt. 18900							
Defendants Expressly and Impliedly warranted that the Cook IVC Filter was a permanent life									
	and downplayed the risks associated with migration, perforation, tilt, fracture, and other risk relied								
	the Plaintiff to her detriment.								
15 Δ		for Plaintiff(s)							
	15. Attorney for Plaintiff(s):  Basil E. Adham, Johnson Law Group								
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Basil E. Adham (TX Bar No. 24081742)

Johnson Law Group, 2925 Richmond Ave., Suite 1700

Houston, Texas 77098

Respectfully submitted,

/s/ Basil E. Adham

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